

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN JUN 0 2 2023

CLERK'S OFFICE DETROIT

MARCUS WALKER Plaintiff.

v.

No. 2:21-cv-12874

Hon. Denise Page Hood
Mag. Patricia T. Morris

DR. MARY GREINER, et.al.,

Defendants.

Marcus Walker (374618)
Plaintiff in Pro Per
Gus Harrison Corr. Fac.
2727 East Beecher Street
Adrian, MI 49221

Allen J. Soros (P43702) Assistant Atty Gen Attorney for MDOC Defs. P.O. Box 30217 Lansing, MI 48909

Troy, MI 48098

Ian T. Cross (P83367)
Attorney for Defendant Dr. Greiner
402 W. Liberty St.
Ann Arbor, MI 48103

Chapman Law Group
Attorneys for Defendants
for Dr. Papendick, Dr. Greiner,
Pfeil
1441 W. Long Lake
Suite 310

Rd.

PLAINTIFF'S REBUTTAL TO MDOC DEFENDANT'S REPLY TO MOTION FOR SUMMARY JUDGMENT

MDOC Defendant Dr. James Blessman was personally involved when he denied pain medication to Plaintiff Walker and Dr. Blessman was placed on Notice.

MDOC Defendant Richard Russell who has no training in the medical field should have forwarded the Step III Grievance either to Corizon Health Care Inc. or to the Bureau of Health; he had no authority to deny any grievance involving medical. If a Warden cannot review such a Grievance on medical, how does Defendant Russell.

Defendant Russell has testified at a bench trial and an evidentiary hearing in the past. See e.g., <u>Martin</u> v <u>Goings</u>, 2020 U.S. Dist. LEXIS

192938 (WD. Mich., Sept. 23,2020), Where Defendant Russell that there are 3 specialists that handle the Step III Grievances and that Step III greivances are to be denied. Thus establishing that filing a Step III grievance would be a waste of time and the prisoner can never get a fair and just ruling.

The latest argument for these two defendants is a waste of precious judicial time and tying the Court up with no merit. Defendant Russell and his staff did not mention that there were no Step 1 interviews, which should had been returned so that policy was being followed before rendering a decision. Additionally, all due process rights were denied to Plaintiff Walker from Step I through Step III. The Step II was denied by Carol Swayze, Administrative Assistant to former Warden Sherman Campbell, whom was unaware of former Stacey Ream sending all Step II to Warden Campbell's office. After Stacey Ream left the Gus Harrison Correctional Facility (ARF), Ms. Swayze also left the following week.

Plaintiff Walker still relies upon his former filing of "Plaintiff's Response to Defendant's Motion to Dismiss" and the Supporting Brief thereto; as well, as his recent "Response To Defendant Dr. Stieve's Motion to Dismiss or Alternatively, for Summary Judgment on the Basis of Exhaustion" which breaks down the Policy Directive 03.02.130.

Remedy

Wherefore, Plaintiff request that Dr. Stieve's motion to dismiss or grant summary judgment be denied.

Respectfully submitted,

Date: May 23 ,2023

Certificate of Service

I declare under the penalty of prejudice that I caused to be mailed the above documents and pleadings to:

Allen J. Soros Assistant Attorney General P.O. Box 30217 Lansing, MI 48909

Marcus L. Walker, affiant

GUS HARRISON Correctional Facility Marcus L. Walker +374618 Adrian. MI. 49221 2727 E. BEECHER.ST



CONTRACTOR US POSTAGE STATES ONES

United States Dis....

Eastern District of Michigan Thecdore Levin U.S. Court house 231 W. Latayette Blud. Rm 546 Detroit, Michigan 48226